

BoxInterferences@uspto.gov
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Paper 36
Filed: 4 February 2011

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

HIROSHI TAYANAKA

Junior Party

(Patent 6,107,213 and Patent 6,326,280)¹

v.

KIYOFUMI SAKAGUCHI, TAKAO YONEHARA,
and NOBUHIKO SATO

Senior Party

(Application 10/085,046)²

Interference No. 105,767 (JL)
(Technology Center 2800)

Before: RICHARD E. SCHAFER, JAMESON LEE, and RICHARD TORCZON,
Administrative Patent Judges.

LEE, *Administrative Patent Judge.*

Judgment – Merits – Bd. R. 127(b)

1 On February 3, 2011, junior party Tayanaka filed a paper requesting entry of
2 adverse judgment against Tayanaka in this interference. The request is *granted*.

¹ The real party in interest is Sony Corporation.

² The real party in interest is Canon Kabushiki Kaisha.

Interference No. 105,767
Tayanaka v. Sakaguchi

1 It is

2 ORDERED that judgment with respect to Count 1 is herein entered against
3 junior party HIROSHI TAYANAKA;

4 FURTHER ORDERED that junior party HIROSHI TAYANAKA's claims
5 1-6, 9-11, and 13-19 of its involved Patent 6,107,213, and claims 1-3 of its
6 involved Patent 6,326,280, which correspond to Count 1, are herein cancelled;

7 FURTHER ORDERED that the parties shall note the requirements of
8 35 U.S.C. §135(c) and Bd.R. 205; and

9 FURTHER ORDERED that a copy of this judgment shall be entered into
10 the file of Application 10/085,046, Patent 6,107,213, and Patent 6,326,280.

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1 By Electronic Transmission

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3 Attorney for Junior Party Tayanaka:

4

5 David R. Metzger, Esq.

6 Anne K.W. Sutton

7 Sonnenschein Nath & Rosenthal LLP

8 Email: dmetzger@sonnenschein.com

9 Email: asutton@sonnenschein.com

10 Phone: 312-876-8000

11

12 Attorney for Senior Party Sakaguchi:

13

14 Anthony M. Zupcic, Esq.

15 Robert H. Fischer, Esq.

16 Fitzpatrick, Cella, Harper & Scinto

17 Email: azupcic@fchs.com

18 Email: rfischer@fchs.com

19 Phone: 212-218-2100